IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents
MAIL STOP PATENT APPLICATION

TRANSMITTAL FOR A NEWLY EXECUTED ORIGINAL APPLICATION UNDER 37 C.F.R. §1.53(b)

This is a request for filing a patent application under 37 C.F.R. §1.53(b) for:

Inv	ventor: Hiroshi KOBAYASHI	
Fo	r: DVD PLAYER APPARATUS	
1.	This is a new Utility Design Plant patent application.	
2. The papers enclosed to obtain a filing date are as follows:		
	Pages of Specification including: Title Page Pages of Description Pages of Claims Page of Abstract Sheets of drawings containing 9 Figures The enclosed drawings are photographs, and there is also attached a PETITION TO ACCEPT PHOTOGRAPH(S) AS DRAWING(S)	
3.	Combined Declaration and Power of Attorney	
	Enclosed and is executed by all inventors Not Enclosed. This application is being filed under the provisions of 37 C.F.R. §1.53(f) Applicant(s) await notification from the Patent and Trademark Office of the time set for filing the Declaration and paying the filing fees.	

4.	Language				
	of the l	nglish plication is being fi MPEP. Applicant(s)) await notification	e with 37 C.F.R. §1.52(d) and §608.01 on from the Patent and Trademark English translation and the processing	
5.	Assignment				
6.	Record An assi	ation Form Cover S gnment will be filed	heet, are enclose d at a later date.	ad a PTO Form-1595, d. §365(b) or PCT international	
	applications under 35 U.S	S.C. §365(a) designation	ating at least one	country other than the U.S.	
	Priority of the following foreign application is claimed:				
	Country	Applica	tion No.	Filed	
	Japan	UM 200	3-001071	March 4, 2003	
7.	Certified copy: ☑ is attached. ☐ will follow. 7. Priority based on provisional application(s) - 35 U.S.C. §119(e)				
	Priority of the following	owing provisional a	application(s) is o	claimed:	
	Application 1	No.		Filed	
	A. Relate Back - 35 U.S.C. §119(e) Attached is a Preliminary Amendment amending the specification by inserting before the first line the sentence: "This application claims				
	nriority	OI conending provi	icional annlicatio	n(s) No filed on"	
	priority	or coponding provi	isionai appiicano		
8.	Small entity status	or copoliding provi	isional applicatio		

9. Fee Calculation (37 C.F.R. §1.16)

	Number Filed	Number Extra		Basic Fee Utility \$770.00 Design \$385.00
			BASIC FEE	\$770.00
Total Claims (37 C.F.R. §1.16(c))	8 - 20 =	0	18.00	
Independent Claims (37 C.F.R. §1.16(b))	2 - 3 =	0	88.00	
Multiple dependent clain	ultiple dependent claim(s), if any (37 C.F.R. §1.16(d)) 290.00			
SUB-TOTAL =			\$770.00	
	Re	eduction by 1/2 for fili	ng by a small entity	
SUB-TOTAL =			\$770.00	
Assignment Recordation Fee \$40.0				
		то	TAL FILING FEE =	\$770.00

10. Fee Payment

	Not Enclosed. NO FEE IS BEING PAID BY CHECK OR DEPOSIT ACCOUNT AT THIS TIME. This application is being filed under the provisions of 37 C.F.R. §1.53(f). Applicant(s) await notification from the Patent and Trademark Office of the time set for filing the Declaration and paying the filing fees.
	Please charge Deposit Account No. 50-0310 in the amount of \$ representing the basic filing fee of \$770.00 and an assignment recording fee of \$40.00 is enclosed
11.	Except for issue fees payable under 37 C.F.R. §1.18, the Commissioner is hereby authorized by this paper to charge any additional fees during the entire pendency of this application including fees due under 37 C.F.R. §§1.16 and 1.17 which may be required, including any required extension of time fees, or credit any overpayment to Deposit Account No. 50-0310. This paragraph is intended to be a CONSTRUCTIVE PETITION FOR EXTENSION OF TIME in accordance with 37 C.F.R. §1.136(a)(3).

12.	Additional	papers	encl	losed	l:

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	Preliminary Amendment
	Information Disclosure Statement
\boxtimes	Form PTO-1449, 2 documents included
	Declaration of Biological Deposit
	Submission of "Sequence Listing", computer readable copy and/or amendment
	pertaining thereto for biotechnology invention containing nucleotide and/or
	amino acid sequence

Please accord this application an application number and filing date.

Respectfully submitted,

MORGAN, LEWIS & BOCKIUS LLP

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Dated: March 3, 2004
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